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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/765,223	01/18/2001	Gordon Bremer	061607-1430	7375
7590 09/15/2004		EXAMI		INER
Gordon Bremer Paradyne Corporation 8545 126th Avenue, North			YANCHUS III, PAUL B	
			ART UNIT	PAPER NUMBER
Largo, FL 33773			2116	
		•	DATE MAILED: 09/15/2004	5

Please find below and/or attached an Office communication concerning this application or proceeding.

8

_		Application No.	Applicant(s)			
Office Action Summary		09/765,223	BREMER ET AL.			
		Examiner	Art Unit			
		Paul B Yanchus	2116			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address			
THE - Exte after - If the - If NC - Failt Any	IORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to y within the statutory minimum of thirty (30) da vill apply and will expire SIX (6) MONTHS fror , cause the application to become ABANDON	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)⊠ 2a)⊠ 3)□	Responsive to communication(s) filed on <u>09 Ju</u> This action is FINAL . 2b) This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final. nce except for formal matters, pr				
Disposit	ion of Claims					
5)□ 6)⊠ 7)□ 8)□	Claim(s) <u>1-44</u> is/are pending in the application. 4a) Of the above claim(s) <u>32-36,38 and 40-44</u> is Claim(s) is/are allowed. Claim(s) <u>1-31,37 and 39</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or ion Papers	s/are withdrawn from considerat	ion.			
•	The specification is objected to by the Examine					
10)□	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority (under 35 U.S.C. § 119					
12)□ a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No red in this National Stage			
Attachmen	• •	A) [] Inter-to	v (PTO 413)			
2) Notice (3) Information	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal 6) Other:				

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DETAILED ACTION

This final office action is in response to amendments filed on 6/9/04.

Restrictions

Newly submitted claims 32-36, 38 and 40-44 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: A method of choosing the proximity of communication devices in a communication system when constructing the communication system is a different invention from a method of controlling power consumed by communication devices in a communication system.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 32-36, 38 and 40-44 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-3, 11, 14, 17, 18, 22, 25, 28-30 and 37 are rejected under 35 U.S.C. 102(e) as being anticipated by Amrany et al., US Patent no. 6,711,207 [Amrany].

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Regarding claim 1, Amrany teaches a system, which controls power in a communication system, comprising:

a detector [DSP], said detector configured to detect a packetized digital communication signal associated with a transmitter unit in a communication device configured to transmit said packetized digital communication signal onto a telephony system subscriber loop [DSL, column 9, lines 24-25], said detector configured to generate a control signal in response to the detection of said communication signal [DSP determines if either transmit or receive bins are being used and controls power accordingly, column 9, lines 30-40]; and

a transmitter power manager [DSP] coupled to said detector and configured to receive said control signal; said transmitter power manager coupled to at least one element residing in said communication device [line driver in hybrid, column 8, lines 55-59], such that when the detector detects said packetized digital communication signal and generates said control signal, said transmitter power manager provides power to said at least one element in response to said control signal [DSP restores data transmit power, column 9, lines 34-40].

Regarding claim 2, Amrany teaches that the element [line driver] resides in a transmitter [hybrid] coupled to the subscriber loop [column 5, lines 30-35 and column 8, lines 55-59].

Regarding claim 3, Amrany teaches that the power to the DAC and ADC could also be lowered during states of inactivity [column 8, lines 60-61].

Regarding claim 11, Amrany teaches a method for controlling power in a communication system, the method comprising the steps of:

detecting a packetized digital communication signal, said communication signal being associated with a transmitter unit configured to transmit said digital communication signal onto a

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telephony system subscriber loop [DSP determines if either transmit or receive bins are being used and controls power accordingly, column 9, lines 30-40];

generating a control signal in response to detecting the presence of said packetized digital communication signal [column 9, lines 30-40];

providing said control signal to a transmitter power manager [column 9, lines 30-40]; and actuating said transmitter power manager in response to said control signal such that power is provided to at least one element residing in said transmitter unit [DSP restores data transmit power, column 9, lines 34-40].

Regarding claim 14, Amrany further teaches a method comprising the steps of:
generating a second control signal in response to the absence of said packetized digital
communication signal [DSP determines that data transmission bins have been unused for a
period of time, column 8, lines 51-53];

providing said second control signal to said transmitter power manager [column 8, lines 51-55]; and

actuating said transmitter power manager in response to said second control signal such that power is removed from said at least one element [line driver] residing in said transmitter unit [hybrid, column 8, lines 53-61].

Regarding claim 17, Amrany teaches that the element [line driver] resides in a transmitter [hybrid] coupled to the subscriber loop [column 5, lines 30-35 and column 8, lines 55-59].

Regarding claim 18, Amrany teaches that the power to the DAC and ADC could also be lowered during states of inactivity and subsequently restored to normal when communication activity is detected [column 8, lines 60-61].

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Regarding claim 22, Amrany teaches a system for controlling power in a communication system, comprising:

means for detecting a packetized digital communication signal [DSP determines if either transmit or receive bins are being used and controls power accordingly, column 9, lines 30-40], said packetized digital communication signal being associated with a transmitter unit configured to transmit said packetized digital communication signal onto a telephony system subscriber loop [DSL, column 9, lines 24-25];

means for generating a control signal in response to detecting the presence of said packetized digital communication signal [column 9, lines 30-40];

means for providing said control signal to a transmitter power manager column 9, lines 30-40; and

means for actuating said transmitter power manager in response to said control signal such that power is provided to at least one element [line driver in hybrid, column 8, lines 55-59] residing in said transmitter unit [DSP restores data transmit power, column 9, lines 34-40].

Regarding claim 25, Amrany teaches a system further comprising:

means for generating a second control signal in response to the absence of said packetized digital communication signal [DSP determines that data transmission bins have been unused for a period of time, column 8, lines 51-53];

means for providing said second control signal to said transmitter power manager [column 8, lines 51-55]; and

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means for actuating said transmitter power manager in response to said second control signal such that power is removed from said at least one element residing in said transmitter unit [line driver in hybrid, column 8, lines 53-61].

Regarding claim 28, Amrany teaches that the element [line driver] resides in a transmitter [hybrid] coupled to the subscriber loop [column 5, lines 30-35 and column 8, lines 55-59].

Regarding claim 29, Amrany teaches that the power to the DAC and ADC could also be lowered during states of inactivity and subsequently restored to normal when communication activity is detected [column 8, lines 60-61].

Regarding claim 30, Amrany teaches a system which controls power to selected elements, comprising: a communication signal transmitter system, said communication signal transmitter system further comprising:

at least one transmitter unit [hybrid, column 8, lines 55-59] configured to transmit said packetized digital communication signal onto a telephony system subscriber loop [DSL, column 9, lines 24-25];

at least one detector [DSP] configured to detect said packetized digital communication signal associated with said at least one transmitter unit, said detector further configured to generate a control signal in response to the detection of said packetized digital communication signal [DSP determines if either transmit or receive bins are being used and controls power accordingly, column 9, lines 30-40]; and

at least one transmitter power manager transmitter [DSP] uniquely coupled to said at least one detector and configured to receive said control signal, said transmitter power manager coupled to at least one element residing in said at least one transmitter unit, such that when said

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detector detects said communication signal and generates said control signal, said transmitter power manager provides power to said at least one element in response to said control signal [DSP restores data transmit power, column 9, lines 34-40].

Regarding claim 37, Amrany teaches a method further comprising the steps of:

powering off said element residing in said transmitter unit before the detecting of said

packetized digital communication signal [column 8, lines 53-61];

detecting an absence of said packetized digital communication signal [column 8, lines 51-53];

powering off said element in response to detecting said absence of said packetized digital communication signal [column 8, lines 53-61].

Amrany teaches powering off the element during periods of inactivity, but does not explicitly teach that heat generated by the element is reduced when it is powered off. However, it is a physical property of electrical devices that the amount of heat dissipated by a device is proportional to the amount of power consumed by the device. Therefore, reducing the heat generated by the element is an inherent feature in the teachings of Amrany, since Amrany teaches powering down a transmitter element during periods of inactivity.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4-7, 12, 13, 23, 24, 26, 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Amrany et al., US Patent no. 6,711,207 [Amrany].

Amrany teaches a system and method, as described above, which controls power in a communication system, but does not specifically explain the process of adjusting the power supplied to various elements in the communication device. However, as indicated by Amrany the process of physically adjusting power to various elements in a device to achieve a lower power state for the device is notoriously well known to those of ordinary skill in the art.

Furthermore, the use of transistors as switching circuits also an elementary concept in the field of electronics. It would have been obvious to one of ordinary skill in the art to use well-known transistors as switching devices in order to implement the well-known processes of adjusting power to various elements in a device to achieve a lower power state for the device.

Claims 8-10, 19-21 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Amrany et al., US Patent no. 6,711,207 [Amrany], in view of, Helms et al., US Patent no. 6,144,695 [Helms].

Regarding claims 8, 19-21 and 39, Amrany teaches a system and method, as described above, which controls power in a communication device in a communication system located at a central office, but does not specifically disclose that the system can comprise multiple communication devices. However, as disclosed by Helms, it is well known in the art that a central office will typically possess a multitude of communications devices [DSL modems], which operate to serve a multitude of customers. It would have been obvious to one of ordinary

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skill in the art to apply the teachings of Amrany to a plurality of communications devices in a communications system in order to reduce the substantial amount of power that is consumed by the plurality of communications devices.

Regarding claims 9 and 10, Amrany teaches a system, as described above, which controls power in a communication system, but does not specifically explain the process of adjusting the power supplied to various elements in the communication device. However, as indicated by Amrany the process of physically adjusting power to various elements in a device to achieve a lower power state for the device is notoriously well known to those of ordinary skill in the art. Furthermore, the use of transistors as switching circuits also an elementary concept in the field of electronics. It would have been obvious to one of ordinary skill in the art to use well-known transistors as switching devices in order to implement the well-known processes of adjusting power to various elements in a device to achieve a lower power state for the device.

Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over Amrany et al., US Patent no. 6,711,207 [Amrany], in view of, Applicant's Admitted Prior Art [AAPA].

Amrany teaches a system, as described above, which controls power in a communication system, but does not specifically teach that the transmitter adheres to an OSI seven-layer model. However, AAPA states that the OSI seven-layer model is well known in the art [page 21, lines 20-23]. It would have been obvious to one of ordinary skill in the art to configure the transmitter disclosed by Amrany to an OSI seven-layer model in order to ensure compatibility with conventional data transmission formats.

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Response to Arguments

Applicant's arguments with respect to claims 1-30 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul B Yanchus whose telephone number is (703) 305-8022. The examiner can normally be reached on Mon-Thurs 8:00-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynne H Browne can be reached on (703) 308-1159. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Paul Yanchus September 2, 2004

TENT EXAMINER

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